

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/703,162	10/31/2000	Benjamin M. Cahill III	INTL-0438-US-(P9450)	9745
21906 7	7590 11/03/2003		EXAMINER .	
TROP PRUNER & HU, PC			ABDULSELAM, ABBAS I	
8554 KATY F	REEWAY		ART UNIT	PAPER NUMBER
HOUSTON, TX 77024			2674	0
			DATE MAILED: 11/03/2003	3

Please find below and/or attached an Office communication concerning this application or proceeding.

			alk
2	Application No.	Applicant(s)	
Advisory Action	09/703,162	CAHILL, BENJAMIN	1 M.
·	Examiner	Art Unit	
	Abbas I Abdulselam	2674	
The MAILING DATE of this communication appe	ars on the cover sheet with the o	correspondence add	ress
THE REPLY FILED 29 September 2003 FAILS TO PLA Therefore, further action by the applicant is required to a final rejection under 37 CFR 1.113 may only be either: (1 condition for allowance; (2) a timely filed Notice of Appears Examination (RCE) in compliance with 37 CFR 1.114.	void abandonment of this applice it is applicated and the standard white an applicate it is applicated an applicate it is applicated an applicated analysis and applicated an applicated analysis and applicated an applicated an applicated an applicated an applicated an applicated an applicated analysis and applicated an applicated an applicated an applicated analysis and applicated an applicated analysis and applicated an applicated an applicated an applicated and applicated an applicated an applicated analysis and applicated analysis and applicated an applicated an applicated and applicated an applicated an applicated analysis and applicated an applicated analysis and applicated analysis and applicated an applicated and applicated an applicated and applicated analysis and applicated an applicated analysis and applicated analysis and applicated analysis and applicated and applicated and applicated analysis and applicated and applicated analysis and applicate	cation. A proper rep ch places the applic	oly to a cation in
PERIOD FOR RE	PLY [check either a) or b)]		
a) \square The period for reply expires $\underline{3}$ months from the mailing date of			
b) The period for reply expires on: (1) the mailing date of this Adv event, however, will the statutory period for reply expire later the ONLY CHECK THIS BOX WHEN THE FIRST REPLY WAS 706.07(f). Extensions of time may be obtained under 37 CFR 1.136(a). The dathase been filed is the date for purposes of determining the period of extensions.	an SIX MONTHS from the mailing date or FILED WITHIN TWO MONTHS OF THI	f the final rejection. E FINAL REJECTION. S 136(a) and the appropriate	ee MPEP
(b) above, if checked. Any reply received by the Office later than three moleanned patent term adjustment. See 37 CFR 1.704(b).	statutory period for reply originally set in	the final Office action; or	(2) as set forth in
1. A Notice of Appeal was filed on Appellant's 37 CFR 1.192(a), or any extension thereof (37 CFR			
2. The proposed amendment(s) will not be entered be	ecause:		
(a) They raise new issues that would require further	er consideration and/or search (see NOTE below);	
(b) they raise the issue of new matter (see Note b	pelow);		
(c) they are not deemed to place the application i issues for appeal; and/or	in better form for appeal by mat	erially reducing or s	simplifying the
(d) they present additional claims without cancel	ing a corresponding number of	finally rejected clair	ns.
NOTE:			
3. Applicant's reply has overcome the following rejection	tion(s):		
4. Newly proposed or amended claim(s) would canceling the non-allowable claim(s).	be allowable if submitted in a s	eparate, timely filed	d amendment
5. ☑ The a) ☐ affidavit, b) ☐ exhibit, or c) ☑ request fo application in condition for allowance because: See		sidered but does NC	OT place the
6. The affidavit or exhibit will NOT be considered becaraised by the Examiner in the final rejection.	cause it is not directed SOLELY	to issues which we	re newly
7. For purposes of Appeal, the proposed amendment explanation of how the new or amended claims we			and an
The status of the claim(s) is (or will be) as follows:			
Claim(s) allowed:			
Claim(s) objected to:		$\Lambda I \Lambda$	
Claim(s) rejected: 1-22.		/////	
Claim(s) withdrawn from consideration:		<i>XH</i>	
8. \square The proposed drawing correction filed on is	a) approved or b) disapp	ordveli tyllhe Exam	iner.
9. Note the attached Information Disclosure Stateme	nt(s)(PTO-1449) Paper No(s). ُ	That a h	
10. Other:		RICHARD ACTIVE	n
	SUPER	MROSOCI CONTRACTOR	۳ هول در مارس ۱۰ درس
	TEC	MICHAN	

Continuation of 5. does NOT place the application in condition for allowance because: of the reason set forth in the last office action. Specifically, the examiner maintains that Cheung's (USPN 6538656) teaching about a filtering block (98) for performing anti flutter filtering along with a functions of video scaler (104) satisfy the desired method of adjusting a flicker filter. Furthermore, Cheung discloses (Fig. 30) blending video windows (964) and graphic windows (968) such that alpha blending each window with a window behind it is possible and the alpha value can be adjusted for every pixel, wherein by controlling the alpha blend function, one can reduce flutter effect. See col. 50, lines 64-67.